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1	HEATHER E. WILLIAMS, #122664 Federal Defender BENJAMIN ASA GERSON NY BAR #5505144 Assistant Federal Defender Designated Counsel for Service 2300 Tulare Street, Suite 330 Fresno, CA 93721-2226 Telephone: 559-487-5561/Fax: 559-487-5950 Attorneys for Defendant FABIAN GARCIA-PALACIO	
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8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	UNITED STATES OF AMERICA,	Case No. 1:20-mj-00074-SKO
12	Plaintiff,	STIPULATION TO MODIFY TERM OF PRETRIAL RELEASE; ORDER
13	vs.	JUDGE: Hon. Sheila K. Oberto
14	FABIAN GARCIA-PALACIO,	
15	Defendant,	
16		•
17	IT IS HEREBY STIPULATED by and between the parties hereto through their respective	
18	counsel, that Fabian Garcia-Palacio's order of pretrial release be modified in that Mr. Garcia-	
19	Palacio's location monitoring condition be changed from home incarceration to a curfew.	
20	On July 23, 2020, Mr. Garcia-Palacio was released on pretrial supervision with location	
21	monitoring with home incarceration, and a \$2,000.00 cash bond. Since that time, he has	
22	appeared in court when required, he is participating in substance abuse treatment, he has	
23	maintained a stable residence with his mother/third-party custodian and siblings, he has not had	
24	any contact with law enforcement, he has not had contact with co-defendants, and he has	
25	complied with all of the rules and regulations of Pretrial Services, including the requirements of	
26	location monitoring program.	
27	Mr. Garcia-Palacio is also participating in the Better Choices Court Program and has his	
28	4th appearance scheduled for December 16, 2020. He is scheduled to resume adult education	

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1 courses in January to obtain his high school diploma and is hoping to be able to start working in 2 order to help out his family. One aspect of the Better Choices Court Program is for participants 3 to become more responsible, and securing gainful employment is one area that the program 4 focuses on. 5 Pretrial Services has spoken with Mr. Garcia-Palacio's mother/third-party custodian at 6 length, and she feels comfortable with the reduced restrictions and feels confident that the 7 defendant will continue to comply with all conditions of release and will ensure he is only 8 leaving the house for employment or appropriate reasons. Based on these factors, and the fact 9 that he is still subject to a \$2,000.00 secured cash bond, Pretrial Services recommends changing 10 the location monitoring condition from home incarceration to a curfew. The proposed curfew 11 would be 7:00 p.m. to 7:00 a.m. 12 All other conditions remain in full force and effect. Supervising Pretrial Services Officer 13 Frank Guerrero has no objection to the requested modification. The Government does not object. 14 Respectfully submitted, 15 McGREGOR SCOTT United States Attorney 16 17 DATED: December 16, 2020 /s/ Justin J. Gilio JUSTIN J. GILIO 18 **Assistant United States Attorney** Attorney for Plaintiff 19 20 HEATHER E. WILLIAMS Federal Defender 21 22 DATED: December 16, 2020 /s/ Benjamin Gerson BENJÅMIN GERSON 23 Assistant Federal Defender Attorneys for Defendant 24 FABIAN GARCIA-PALACIO 25 26 27

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ORDER IT IS SO ORDERED that the conditions of Mr. Garcia-Palacio's pretrial release be modified from home incarceration to curfew, such curfew extending from 7:00 p.m. to 7:00 a.m. daily. All other conditions remain in full force and effect. IT IS SO ORDERED. Dated: **December 16, 2020** UNITED STATES MAGISTRATE JUDGE